IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF PUERTO RICO

JOSE M. LORIE-VELASCO, ET AL Plaintiff(s) ν. K-MART CORPORATION, ET AL

Defendant(s)

Civil No. 98-1867(CC)

ORDER SETTING PRETRIAL CONFERENCE

TO THE ATTORNEYS IN THE ABOVE CASE:

You are hereby notified that a Pretrial Conference in the above case will be held on May 4, 2000 at 4:45PM , before the Honorable Judge Carmen Consuelo Cerezo . This conference will be governed by Rule 16 of the Federal Rules of Civil Procedure and Rule 314.3 of the Local Rules of this Court.

It is ORDERED that each party be represented by the attorney who expects to conduct the actual trial and that each attorney be familiar with the rules of pretrial aforementioned.

Counsel are directed to meet informally at least fifteen (15) days prior to the date of the Pretrial to discuss settlement and if settlement cannot be reached, to review, mark, and designate exhibits and depositions, discuss and prepare the proposed joint Pretrial Order.

IT IS FURTHER ORDERED that the proposed Pretrial Order shall be filed with the Clerk of this Court in original and two (2) copies at least seven (7) days before the scheduled date for the Pretrial Conference. Said copies may be made by any means of reproduction as long as they are black, sharp, clear and double-spaced.

IT IS FURTHER ORDERED that if the Pretrial Conference is held before a Magistrate Judge, he will, within the following three (3) days, prepare and submit directly to the Judge to whom the case is assigned a short report stating: (1) what portions of the Pretrial Order were not complied with by the parties: (2) the reasons adduced by the parties for the noncompliance; (3) what action was taken by the Magistrate Judge; and (4) what action is recommended to be taken by the Judge.

IT IS FURTHER ORDERED that failure to comply with this Order Setting Pretrial Conference may result in the imposition of any sanctions that the Court may deem appropriate including the dismissal of the case.

IT IS SO ORDERED.

At San Juan, Puerto Rico, this 2nd day of March, 2000.

FRANCES RIOS DE MORAN

Clerk of the Court

s/c: with attachment;

SAMPLE

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF PUERTO RICO

•	• • • • • • • • • • • • • • • • • • •
Plaintiff (s)	• •
v.	civil no.
	<pre>civil no. (Note: To be submitted double spaced one-sided, and in original plus two copies)</pre>
Defendant (s)	•
	PRETRIAL ORDER
pursuant to Rule 16 of th	come before the Court at a Pretrial Conference held e Federal Rules of Civil Procedure, 28 U. S. C., and ules of this Court, the following actions was taken:
	Counsel for the Parties
Plaintiff,	, is represented by (address), (telephone number).
Defendant,	, is represented by attorney, (address), (telephone number).
at	een the attorneys was held on, and present were:
Present at the Pret	rial Conference held on
Natu	re of the Action and Jurisdiction
This is an action f	or (Statement of the subject matter jurisdiction of
the Court with specific 1 Court is disputed and the	or (Statement of the subject matter jurisdiction of equal citations). The jurisdiction of the question of jurisdiction was decided as follows:
The following stipu and made part of this Ord	lations and statements were submitted attached heretoler:
_	

- 1. A statement of each party's factual version of the case;
- A statement of each party's legal theory;
- 3. A statement of all uncontested material facts;
- A statement of the contested material facts;
- 5. A statement of the contested issues of law;
- 6. A statement of any other issues of fact and law deemed to be material, but which the other party or parties deem immaterial;
- 7. A list of each deposition intended to be used by each party, with designations of portions to be used by the party first offering the same, as well as counter-designations, if any, of the opposing party. Objections to any designated portions not made before or at the pretrial hearing will be deemed waived;
- 8. A list of the witnesses (except impeaching/rebuttal witnesses

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SAMPLE

each party intends to call at the trial and a brief statement as to their testimony. Indicate if any listed witness needs an interpreter.

- 9. A list of the expert witnesses each party intends to call at the trial of the action and a brief statement as to the testimony of such expert witness.
- 10. A stipulation or statement setting forth the qualifications of the expert witnesses to be called by each party;
- 11. A statement by each party as to the claims or defenses which ar to be considered waived or abandoned;
- 12. A list of all pending motions;
- 13. An itemized statement of special damages;
- 14. Indicate need for an interpreter for any of the parties and/or witnesses, and state their names.
- 15. A list, in alphabetical order, of technical words and phrases that could be used during trial.

The foregoing were modified at the Pretrial Conference as follows: (I if none, recite "none").

Plaintiff(s)

Defendant(s) having no objection thereto, the following exhibits were offered by plaintiff(s), received in evidence and marked as Exhibits as herein indicated:

(Exhibit number, description of the exhibit for ready identification).

The following exhibits were offered by plaintiff(s) and marked as identification. There was reserved to the defendant(s) the right to object to their receipt in evidence on the grounds stated:

(Identification number, description of the exhibit and explanation of the grounds for objection).

Defendant(s)

Plaintiff having no objection thereto, the following exhibits were offered by the defendant(s), received in evidence and marked as Exhibits as herein indicated:

(Exhibit letter- in alphabetical order - and description of the exhibit for ready identification).

The following exhibits were offered by defendant(s) and marked as identification. There was reserved to the plaintiff(s) the right to*pl977Xobject their receipt in evidence on the grounds stated:

(Identification number, description of the exhibit and explanation of the grounds for objection).

The following additional action was taken:

(Amendments to pleading, agreements between the parties, disposition of motions, separation of issues as liabilities and damages, provision for impartial

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medical examination, etc., if necessary).	
Limitations and Reservations	
- A.	
The plaintiff(s) is limited toex witnesses including treating physicians, whose names have been disclosed to defendant(s).	pert the
The defendant(s) is limited to ex witnesses including treating physicians, whose names have been disclosed plaintiff(s). There is reserved to each of the parties the right, however offer rebuttal testimony of other witnesses, if necessary.	pert i to , to
в.	
There is reserved to each of the parties the right to further supple the list of witnesses upon application to the Court, and for good cause sh	
c.	
There is reserved to each of the parties the right to call such rebu witnesses as may be necessary without prior notice thereof to the other pa	
D.	
The probable length of trial is The suggested of trial is	lates
IT IS ORDERED that this Pretrial Order may be modified at the trial of action, or prior thereto, to prevent manifest injustice. Such modification be made either on application of counsel for the parties or on motion of court.	nay
IT IS FURTHER ORDERED that requests for jury instructions and voir shall be submitted to the trial court not less that three (3) working days be the commencement of trial. Instructions from Devitt and Blackmar may be liby number or must be reproduced on a separate sheet of paper, one instruct to each sheet. There is reserved to counsel for the respective parties the to submit supplemental requests for instructions during the course of the tor at the conclusion of the evidence on matters that cannot reasonable anticipated.	fore isted ions ight rial
Attorney of Plaintiff(s) Approved. Date:	

U. S. District Judge (or Magistrate)

0 85 (Rev. 10/93) Consent to Exercise of Jurisdiction	! 	·	
UNITED S		RICT COURT	
Plainuíf v.	CONSENT TO EXERCISE OF JURISDICTION OF A UNITED STATES MAGISTRATE JUD AND ORDER OF REFERENCE		
Defendant	Case	Number:	
CONSENT TO EXERCISE OF JURISI			
In accordance with the provisions of 28 U.S onsent to have a United States magistrate judge content the entry of a final judgment.			
Signatu	<u>Signatures</u>		Date
	<u> </u>		
			
Unless otherwise indicated below, any a reuit, in accordance with 28 U.S.C. 636(c) ar			tates court of appeals for t
ELECTION OF APPEAL	TO A UNITE	D STATES DISTRI	CT JUDGE
(DO NOT EXECUTE THIS PORTION LIE DIRECTLY TO THE COURT OF A		IF THE PARTIES I	DESIRE THAT THE APPE
	w sienine helow	to take any appeal to a	United States district judge.
The parties in this case further consent. becordance with 28 U.S.C. 636(c)(4) and Fed.			
			
The parties in this case further consent. becordance with 28 U.S.C. 636(c)(4) and Fed.			

NOTE: RETURN THIS FORM TO THE CLERK OF THE COURT ONLY IF ALL PARTIES HAVE CONSENTED

Date

United States District Judge

. Case 3:98-cv-01867-PG Document 56 Filed 03/02/2000 Page 6 of 6

AO 85 (Rev 10/93)

NOTICE OF AVAILABILITY OF A MAGISTRATE JUDGE TO EXERCISE OF JURISDICTION AND APPEAL OPTION

In accordance with the provisions of Title 28, U.S.C. 636(c), and Fed.R.Civ.P. 73, you are hereby notified that a United States magistrate judge of this district court is available to exercise the court's jurisdiction and to conduct any or all proceedings in this case including a jury or nonjury trial, and entry of a final judgment. Exercise of this jurisdiction by a magistrate judge is, however, permitted only if all parties voluntarily consent.

You may, without adverse substantive consequences, withhold your consent, but this will prevent the court's jurisdiction from being exercised by a magistrate judge. If any party withholds consent, the identity of the parties consenting or withholding consent will not be communicated to any magistrate judge or to the district judge to whom the case has been assigned.

An appeal from a judgment entered by a magistrate judge may be taken directly to the United States court of appeals for this judicial circuit in the same manner as an appeal from any other judgment of a district court. Alternatively, upon consent of all parties, an appeal from a judgment entered by a magistrate judge may be taken directly to a district judge. Cases in which an appeal is taken to a district judge may be reviewed by the United States court of appeals for this judicial circuit only by way of petition for leave to appeal.

Copies of the Form for the "Consent to Exercise of Jurisdiction by a United States Magistrate Judge and Order of Reference" are available from the clerk of the court.